COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled "GLYOXAL CROSSLINKED CELLULOSIC FIBERS HAVING HIGH BULK" the specification of which

[X]	is attached he	ereto.				
[]	was filed on as Application Serial No					
[]	and was amer	nded on		_ (if applica	able).	
[]	with amendm	ents through _		(if appli	cable).	
	•		and understand the ded by any amendme			
this application continuation-in discloses and application, I CFR § 1.56(a) or PCT international or PCT international policies of the continuation	n in accordance n-part applicate claims subject further acknow which occurre ational filing da by claim foreign ation(s) for pa eign application	te with Title 37 aion filed under the continuate of the continuate	information which is a Code of Federal Report the conditions specified addition to that discount to disclose materials of the production o	gulations, § ified in 35 closed in the last information application. Inited States below and	1.56(a) U.S.C. he prior on as distance ion and Code, have al). If this is a \$ 120 which or copending lefined in 37 I the national \$ 119 of any lso identified
Prior Foreign Application(s)					Priority Claimed	
(Nun	nber) (C	Country)	(Day/Month/Year	Filed)	[] Yes	[] No
	•	enefit under Tin(s) listed belo	itle 35, United States w:	Code, § 1	19(e) o	f any United
(Numl	ber)	Filed (Date	e),			
I hereb	ov claim the be	nefit under Tit	le 35. United States C	Code, § 120	of anv	United States

application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which

occurred between the filing date of the prior application and the national or PCT international

I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith: John M. Crawford, Reg. No. 19,670; Keith D. Gehr, Reg. No. 24,407; Stanley D. Schwartz, Reg. No. 25,374; Teresa J. Wiant, Reg. No. 36,967; Paul W. Leuzzi, Reg. No. 29,556; Daniel J. Beitey Reg. No. 48,626; and David G. Unrau, Reg. No. 53,710

I hereby grant the following attorneys and/or agents an associate power of attorney with full power to prosecute this application and transact all business in the United States Patent and Trademark Office connected therewith: Lee E. Johnson, Reg. No. 22,946; Gary S. Kindness, Reg. No. 22,178; James W. Anable, Reg. No. 26,827; James R. Uhlir, Reg. No. 25,096; Jerald E. Nagae, Reg. No. 29,418; Dennis K. Shelton, Reg. No. 26,997; Jeffrey M. Sakoi, Reg. No. 32,059; Ward Brown, Reg. No. 28,400; Robert J. Carlson, Reg. No. 35,472; Rodney C. Tullett, Reg. No. 34,034; Daiva K. Tautvydas, Reg. No. 36,077; Maria L. C. Anderson, Reg. No. 40,574; Julie C. VanDerZanden, Reg. No. 38,105; George E. Renzoni, Ph.D., Reg. No. 37,919; Philip P. Mann, Reg. No. 30,960; George S. Farber, Reg. No. 41,497; Kevan L. Morgan, Reg. No. 42,015; John D. Denkenberger, Reg. No. 44,060; and Melanie J. Seelig, Reg. No. 44,328; and the firm of Christensen O'Connor Johnson Kindness PLLC.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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